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JUL 12 1993

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

July 12, 1993

Mr. William Caton, Acting Secretary
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Re: MM Docket No. 93-89
Culebra, PR
Aurio A. Matos
Opposition to Petition to Enlarge Issues

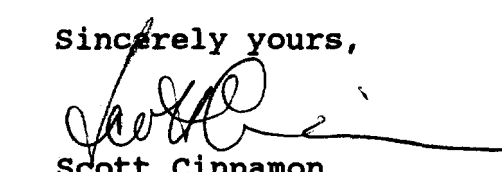
Dear Mr. Caton:

On July 9, 1993, undersigned counsel filed an Opposition to Petition to Enlarge Issues in the above-referenced docket on behalf of Aurio A. Matos, who is an applicant for a new FM facility at Culebra, Puerto Rico. Two Declarations, one by Aurio A. Matos, in Spanish and one by attorney Stephen Diaz Gavin, which translated the Matos Declaration, were filed with the Opposition.

It has come to our attention that some of the copies filed were missing pages of the Declarations. To remedy the situation, enclosed are an original and six copies of the full Declarations for association with the Opposition filed July 9th.

Thank you for your assistance and I regret any inconvenience this may have caused. Please contact me if there are any further question.

Sincerely yours,


Scott Cinnamon

Encs.

cc w/encs.: Honorable Joseph P. Gonzalez
Gary P. Schonman, Esq.
Audrey P. Rasmussen, Esq.

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EXHIBIT 1
Página 1

DECLARACIÓN DE AURIO A. MATOS

Yo, Aurio A. Matos, declaro que lo siguiente es la verdad, bajo pena por comisión de perjurio:

1. Tengo pendiente una solicitud para una emisora de radiodifusión de clase FM que funcionaría en canal 293 con ciudad de licencia en Culebra, Puerto Rico.

2. Mis abogados en Washington me han dado un resumen en español de la Petición (Petition to Enlarge Issues) presentada al FCC por Lloyd Santiago-Santos y Lourdes Rodríguez Bonet ("Santiago y Rodríguez"), en la cual Santiago y Rodríguez arguyen que (1) no estoy asegurado de la disponibilidad de suficientes fondos para construir mi emisora y operarla por tres meses sin ingresos y (2) no estoy asegurado de la disponibilidad del sitio de mi antena y transmisor. Yo niego absolutamente como falsos las acusaciones de parte de Santiago y Rodríguez.

Fondos Para Construir y Operar La Emisora

3. En los últimos días de octubre de 1991, me reuní con Annie Rodríguez Seda, en aquel tiempo la gerente del sucursal de Southern Mortgage Corporation ("SOMO") en Mayagüez, Puerto Rico. SOMO había financiado la compra de una casa y fui impresionado con la manera en que SOMO condujo su tarea de ayudar la persona quien compró mi casa.

4. Antes de mi reunión con Srta. Rodríguez, mi abogado en Washington, Scott Cinnamon, me había enviado una muestra de la carta que yo necesitará como prueba de la disponibilidad de

suficientes fondos para construir y operar la emisora en Culebra. Además, Sr. Cinnamon me había explicado los trámites necesarios para mostrar al FCC la disponibilidad de los fondos.

5. Durante mi primera sesión con Sra. Rodríguez, expliqué mi situación financiera, incluyendo una discusión detallada de todo mis bienes y pasivos. Le di una descripción completa de mis terrenos y propiedades.

6. También le explique mis planes para la construcción y operación de la emisora en Culebra. Tuvimos una discusión sobre los trámites que SOMO incluyerá en un préstamo.

7. La próxima semana nos reunimos una segunda vez. Sra. Rodríguez me explicó que SOMO había hecho una investigación de mi historia de crédito, que había investigado la información sobre mis bienes y que me dará una carta mostrando la disponibilidad de

torre. No me indicó que fue necesario obtener el permiso de ningún departamento del gobierno para colocar mi antena en la torre de WSAN. Cuando yo certifique la solicitud, aunque yo entendí que Sr. Colón Ventura tiene el terreno rentado al gobierno, el permiso para colocar una antena en la torre del Sr. Colón Ventura solo él lo puede permitir, ya que la torre es su propiedad.

Fecha: 8 de julio de 1993



Mauricio A. Matos

DECLARATION OF STEPHEN DIAZ GAVIN

I, Stephen Diaz Gavin, do hereby declare that the following is true and correct:

I am licensed to practice law before the Federal Communications Commission. I am co-counsel to Aurio A. Matos, an applicant for a new FM station at Culebra, Puerto Rico.

I am also fluent in the Spanish language. Pursuant to Section 1.355 of the Commission's Rules, I have translated the foregoing "Declaración of Aurio A. Matos," which is Exhibit 1 of this Opposition to Petition to Enlarge the Issues. I certify that what appears below in quotations is a full and correct translation of the "Declaración" document that appears on Pages 1-3 of Exhibit 1:

"Aurio A. Matos declares that the following is true and correct, under penalty of perjury:

"1. I have an application pending for a new FM radio broadcast station that will operate on channel 293 with Culebra, Puerto Rico as its community of license.

"2. My lawyers in Washington have provided me a summary in spanish of the Petition to Enlarge Issues filed with the FCC by Lloyd Santiago-Santos and Lourdes Rodriguez Bonet ("Santiago and Rodriguez"), in which Santiago and Rodriguez argue that (1) I do not have reasonable assurance of the availability of sufficient funds to construct my station and operate it for three months without revenues and (2) that I do not have reasonable assurance of the availability of my transmitter site. I absolutely deny as false the accusations by Santiago and Rodriguez.

"Funds to Construct and Operate the Station

"3. At the end of October 1991, I met with Annie Rodriguez Seda, at that time the manager of the Mayagüez, Puerto Rico branch of Southern Mortgage Corporation ("SOMO"). SOMO had financed the purchase of a house that I owned and I was impressed with the manner in which SOMO

conducted itself in assisting the person who purchased my home.

"4. Prior to my meeting with Ms. Rodriguez, my counsel in Washington, Scott Cinnamon, had sent me a sample letter of the type that I would need as proof of the availability of [Page 2] sufficient funds to construct and operate the Culebra station. In addition.

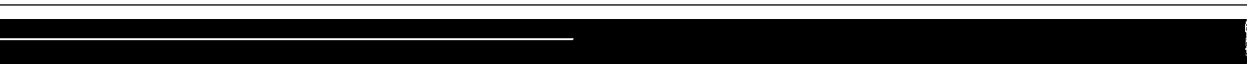
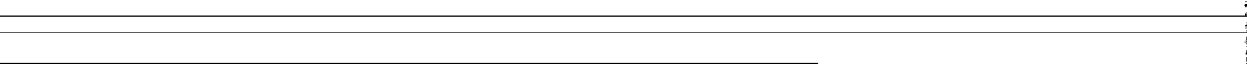
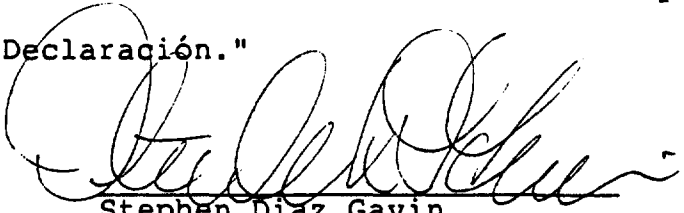


EXHIBIT 2
Page 3

"Dated: July 8, 1993 Aurio M. Matos"

My Declaration is offered not for purposes of asserting the truth
of the matters asserted in Mr. Matos' "Declaración" but rather only
as a true translation of the "Declaración."

Dated: July 9, 1993


Stephen Diaz Gavin

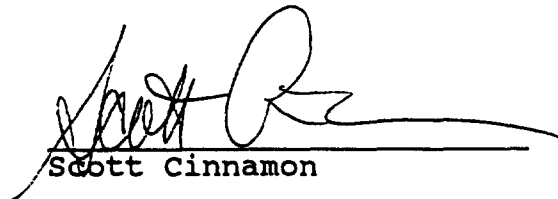
CERTIFICATE OF SERVICE

I, Scott Cinnamon, do certify that on this 9th day of July, 1993, a copy of the foregoing was sent via first class mail, postage pre-paid or delivered, as indicated, to the parties set forth below:

Honorable Joseph P. Gonzalez
Administrative Law Judge
Federal Communications Commission
2000 L Street, N.W.
Room 221
Washington, D.C. 20554 *

Gary Schonman, Esq.
Hearing Branch
Federal Communications Commission
STOP CODE 1800C4
2025 M Street, N.W., Room 7212
Washington, D.C. 20554 **

Audrey P. Rasmussen, Esq.
O'Connor & Hannan
1919 Pennsylvania Avenue, N.W.
Suite 800
Washington, D.C. 20006



Scott Cinnamon

* - Hand delivered
** - via FCC Mailroom